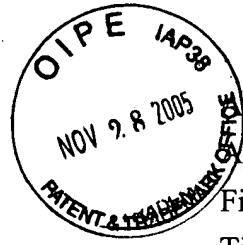


**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**



Application Number : 09/766,731 Confirmation No.: 1304  
Applicant : MINBORG, et al.  
Filed : January 19, 2001  
Title : **METHOD AND APPARATUS FOR RETRIEVING CALLING PARTY INFORMATION IN A MOBILE COMMUNICATIONS SYSTEM**  
TC/Art Unit : 2686  
Examiner: N. MEHRPOUR  
  
Docket No. : 57926.000006  
Customer No. : 21967

**REQUEST FOR RECONSIDERATION UNDER 37 C.F.R. § 1.111 AND**  
**CONDITIONAL SUBMISSION OF TERMINAL DISCLAIMER TO OVERCOME**  
**NONSTATUTORY DOUBLE PATENTING REJECTION**

**MAIL STOP: AMENDMENT**  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Sir/Madam:

**I. Introductory Comments**

In response to the nonfinal nonfinal Office Action issued on July 1, 2005 ("Office Action"), Applicant submits herewith remarks demonstrating that the double patenting rejection should be withdrawn, and, in the alternative, if the Examiner declines to remove that rejection, Applicant submits for entry a terminal disclaimer to be entered that removes the double patenting rejection. This paper should place all claims in this application in condition for allowance.

**Claim amendment, and a full listing of all claims is provided beginning on page 3 of this paper.**

Attorney Docket No. 57926.000006

**Remarks** begin on page 7 of this paper. Applicant would like to specifically draw the Examiner's attention to several 1449's from IDS's previously submitted but not yet initialed off on. (Applicant is also filing a further IDS herewith.)